Exhibit A

KOBRE & KIM

800 THIRD AVENUE NEW YORK, NEW YORK 10022 WWW.KOBREKIM.COM TEL +1 212 488 1200

February 25, 2025

BY ELECTRONIC MAIL

Rushmi Bhaskaran Nicholas Chiuchiolo Micah Fergenson Georgia Kostopoulos United States Attorney's Office Southern District of New York 26 Federal Plaza, 37th Floor New York, NY 10278 rushmi.bhaskaran@usdoj.gov nicholas.chiuchiolo@usdoj.gov micah.fergenson@usdoj.gov georgia.kostopoulos@usdoj.gov

Re: United States v. Charlie Javice and Olivier Amar,

23 Cr. 251 (AKH)

Dear Counsel:

We write on behalf of Defendant Olivier Amar to update a representation that we made at a hearing before the Court on January 23, 2025, regarding the Government's request for production of Rule 17(c) subpoena returns from Zoom. While Mr. Amar does not currently plan to use the returns at trial, either in his case-in-chief or for impeachment purposes, we cannot rule out the possibility that a witness (including, but not limited, to Ms. Wims Morris) will testify in a manner that may cause Mr. Amar to want to use the returns at trial.

Respectfully submitted,

/s/ Sean S. Buckley

Sean S. Buckley Jonathan D. Cogan Alexandria E. Swette Michael Cinnamon KOBRE & KIM LLP 800 Third Avenue New York, NY 10022 Tel: (212) 488-1200 Sean.Buckley@kobrekim.com Jonathan.Cogan@kobrekim.com Alexandria.Swette@kobrekim.com Michael.Cinnamon@kobrekim.com

Matthew I. Menchel 201 South Biscayne Boulevard **Suite 1900** Miami, FL 33131 Tel: (305) 967-6100 Matthew.Menchel@kobrekim.com

Erika L. Berman (admitted pro hac vice) 1919 M Street, NW Washington, DC 20036 Tel: (202) 664-1900 Erika.Berman@kobrekim.com

Counsel for Defendant Olivier Amar

cc: Counsel for Ms. Javice